UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION CHAPTER 13 PLAN

Debtor(s):	Dennis W. Plowman			Ca	se No:			
			Chapter	13 Plaı	<u>1</u>			
CHECK ON	NE:							
	The Debtor certifies the y nonconforming provision			from the mo	odel plan ad	opted by the Co	ourt at the time of the filing	g of
nonconformi	_ The Plan contains prong provisions not set forth				n in <u>Additi</u>	onal Provision	ns, paragraph 5 below.	Any
	LY PLAN PAYMENTS:							
	ay to the Trustee for the po be paid to unsecured credi				he Trustee	does not retain	the full 10%, any portion	not
A. \$ <u>1</u>	33.00	for months	1	through	36	;		
B. \$ _ C. \$ _	133.00	for months for months		_ through _ through		;		
	ay the following creditors:							
-	STRATIVE ATTORNEY	EEE. \$ 2,000	0 00 TOT	AT DATE	¢ 1,000,00	•		
	e \$ 2,000.00 Payable				¥ <u>.,,,,,,</u>	<u></u>		
	TY CLAIMS: [as defined			· Wiontiny				
		m 11 0.s.c. gs	<u>071</u>				Total Claim	
Name of Ci -NONE-	reunor						Total Claim	_
TRUSTEE I States Truste	FEES: Trustee shall receive.	e a fee from eac	h payment ro	eceived, the	e percentage	of which is fix	ed periodically by the Uni	ited
SECURED C	LAIMS:							
whichever is e such adequate	Confirmation Adequate Propagation, the Debtor shall make protection payments on allowent(s), subject to objection.	the following adea	quate protecti	on payments	to creditors j	oursuant to §132	26(a)(1)(C). If the Debtor make	kes
Name of Ci	reditor Collate	eral				Adequ	ate Protection Pmt. in P	lan
Debtor will p Trustee as pa loan docume	Claims Secured by Real pay, in addition to all other art of the plan. These regulants, are due beginning the tion mortgage payments on	sums due under ar monthly mort first due date aft	the propose gage paymenter the case is	d Plan, all ants, which restricted and of	egular mon nay be adjus	thly post-petition	on mortgage payments to t n as provided for under the	he
Name of Ci	reditor Collate	eral					Estimated Paymo	ent

¹ All references to "Debtor" includes and refers to both of the debtors in a case filed jointly by two individuals.

(B) Claims Secured by Real Property Which Debtor Intend(s) to Retain / Arrearages Paid Through the Plan: In addition to the

	above requiring all post-petition mor the following mortgage claims:	tgage payments to be paid to the Trustee	as part of the Plan	n, the Trustee shall	pay the
Name of Creditor -NONE-	Collateral			Arrea	rages
modification request, the D	Debtor shall make the following adequ	ds to Seek Mortgage Modification: Penate protection payments to the Trustee, the stay shall terminate effective 6 months	calculated at 31%	of the Debtor's gros	
Name of Creditor -NONE-	Collateral]	Payment Amt (at	t 31%)
of the Plan, the interest rate		A Section 506 Valuation is NOT Application by Section 506 Valuation is NOT Application by Section 506 Valuation is NOT Application in Section 506 Valuation is NOT Application 506 Valuation 506 Va			
Creditor -NONE-	Collateral	Ad. Prot Pmt.	Sec. Balance	Interest @	_%.
(E) Claims Secu	red by Personal Property to Which	Section 506 Valuation is Applicable:			
Creditor -NONE-	Collateral	Ad. Prot Pmt. In Plan	Value	Interest @	_
(F) Claims secu	red by Personal Property: Regular	Adequate Protection Payments and an	y Arrearages Pai	d in Plan:	
Name of Creditor -NONE-	Collateral	Ad. Prot. Pmt. In Plan		Arre	arages
creditor or lessor by the De Nothing herein is intended	ebtor outside the Plan. The automatic	ne Debtor: The following secured claim stay is terminated <i>in rem</i> as to these creabrogate the Debtor's state law contract tion below.	ditors and lessors u	upon the filing of th	
Name of Creditor Freedom Road Finance	rial	Property/Collateral 2005 Harley Davidson			
(H) Surrender of from the filing of the petiti filing of this Plan. Nothing	of Collateral/Leased Property: Debt on unless specified otherwise in the I	or will surrender the following collateral Plan. The automatic stay is terminated <i>in</i> ble codebtor stay or to abrogate Debtor's	rem as to these cr	editors/lessors upor	n the
Name of Creditor -NONE-		Property/Collateral to be Surre	endered		
SECURED-LIENS TO B	E AVOIDED/STRIPPED:				
Name of Creditor -NONE-	Collateral			Estimated A	mount
LEASES/EXECUTORY	CONTRACTS:				
Name of Creditor I	Property	Assume/Reject-Surrender		Estimated A	rrears
funds remaining after payn		creditors with allowed claims shall recess or shall otherwise be paid pursuant to a is \$ 2,309.20 .			any

Case 9:13-bk-12158-FMD Doc 2 Filed 09/12/13 Page 3 of 3

ADDITIONAL PROVISIONS:

Secured creditors, whether or not dealt with under the Plan, shall retain the liens securing such claims;
 Payments made to any creditor shall be based upon the amount set forth in the creditor's proof of claim or other amount as may be allowed by a specific Order of the Bankruptcy Court.
 Property of the estate (check one)*

 (a) X shall not vest in Debtor until the earlier of Debtor's discharge or dismissal of this case, unless the Court orders otherwise; or
 (b) shall vest in the Debtor upon confirmation of the Plan.
 *If the Debtor fails to check (a) or (b) above, or if the Debtor checks both (a) and (b), property of the estate shall not vest in the Debtor until the earlier of the Debtor's discharge or dismissal of this case, unless the Court orders otherwise.

 The amounts listed for claims in this Plan are based upon Debtor's best estimate and belief. The Trustee shall only make payment to creditors with filed and allowed proof of claims. An allowed proof of claim will be controlling, unless the Court orders otherwise.

Dated: September 12, 2013

5. Case Specific Provisions:

Debtor